The United States of America by and throught the Plaintiff for the District of Maire respectfully files received the Memorardum of law at the Direction of the Court Method Mason's Stated below:

I. Plaintiff has asserted Substantive facts that will enable the Court to recognized "Civil Rights Villations. Also, Plaintiff has asserted Unlawful Conduct that's Bias-Motivated, and Racially Motivated.

2. The Plaintiff display, Conduct that has proven to Cause harm, Which is irreffective to Protect Constitutional Rights to the Plaintiffs

3. The flaintiffs files this Memorandum at the direction of the District Court that will find on its merits bias-Motivate Underful Conduct, in which is a violation of Civil Rights Under the United States Constitution and of the Maine Constitution.

4. This is a Civil Action by the Plaintiffs, a Plausible Claim Supported by facts that is relevant, and legal Conclusion facts that results in puritive damages - In Jury Contained in this brief

5. The Memorardum illustrates, the type of Conduct that lead to Civil Action that vaises fact-finder answers about the petert Misconduct have had on the Plaintiffs.

- 6. At Case 12:21-cv-00111-JAW pocuments h Flect 04/20/21 [Page 2 this 2] Page 12 # 38 suns for the purpose of title 42 U. S. C. section 1983: and atted under Color of law to deprive the Plaintiff's Of this Constitutional Rights declaring defendants have acted in the Violation of the United States Constitution and of the State of Maine Constitution.
- 1. At all times (relevant) herein Defendants Were Persons for the Purpose of title 42 U.S.C. Section 1985(2): Conspiracy to interfere with "Civil Rights" by obstructing Justices, declaring defendants have acted in the violation of the United States, Constitution, and of the State of Maine Constitution.
- 8. At all times (relevant) herein Defendants Were persons for the Purpose of title 12 U.S.C.S Section 1985(3): Conspiracy to interfere- with Civil lights by depriving Persons of Rights and Privileges declaring defendants have acted in violation of the United States Constitution, and of the State of Maine Constitution
- 7. At all times (relevant) herein Defendants Were fersons for the Purpose of title 12 U.S.C. & Section 1986 (Neglect to Prevent) declaring defendants have Villated U.S. and Maine Constitution O. Plaintiff herein for the Purpose of title 12 U.S.C. Section 1988 (200) Attorney fee's for the Prevailing Party this is NOT a "Class Action Supporting Affidants to bolster and to disclose Factual de Arivationare Constitutional Rights to Black Defendants.